Jeems, eyeing the bell cord, "wonder what it's fur?" catching hold of it. "look, it works up there on some sort of thingumbob. I'd ilke to have that torsel to put ou my horde's cheed on next muster day; see how it works, said he, giving it a pull.

Tresently the door opened, and the sable thee of one of Africa sons was thrust in to the room, with the inquiry of, "liting, sah?"

"Ring' ring what? you black apel of you don't quit looking at my wife and make yoursell scarce, I'll wring your head off."

"Stop a minute," said Lize, "What's the name of the man that keeps this lavera?"

"Mr. Conley, marm."

"Well, tell his lady that she needn't go to any extra fixine on our account, for we're plain people," said the amiable bride.

"As thy used to say in our debatin' so clery," interrupted Jeems. "I'll amend that soolon, by anyin yot can tell 'om to give us the best they we got. I'm able to pay for it and don't keer fur expenses."

"As thy used to say in our debatin' so clery," interrupted Jeems. "I'll amend that soolon, by anyin yot can tell 'om to give us the best they we got. I'm able to pay for it and don't keer fur expenses."

"As the original section twenty three of the songeration."

"As thy used to say in our debatin' so clery," interrupted Jeems. "I'll amend that soolon, by anyin yot can tell 'om to give us the best they we got. I'm able to pay for it and don't keer fur expenses."

"As the locked pay in which we have a clearly interest contrary to solon, in the implies of the corporation.

"As they used to say in our debatin' so clery," interrupted Jeems. "I'll amend that soolon, by anyin yot can tell 'om to give us the best they we got. I'm able to pay for it and don't keer fur expenses."

"As the long mend an act entitled 'an of the state of his account of the san action phase of the interments within the limits of the corporation.

Speaker pro ten. of the Bouse of pay for it and don't keer fur expenses."

"As the leaf was a care in the provide from serving set the improvement and provide in the same secure

DAILY EMPILES
Property of the 269.

"The state of the 269 of the 2

this is an appendicular,
repealed.
Sec. 4. This act to take effect and be in force
from and after its passage.
WILLIAM B. WOODS,
Speaker of the Rouse of Representatives.
MARTIN WELKER,
President of the Senale

[No. 122.] AN ACT

To amend section 5 of *An act to amend the act, em-titled *An act to provide for the Organization of Cines and Incorporated Villages, * passed March 1(th, 1805.

Simple figures of persons, glaves a place, to be a place of the persons of the pe

merged in any city or incorporated wileage the corporate existence of such township shall nevertheless continue for the purpose of electing therein matters of the peace and constables for such township, who shall be voted for on the same pieze of meper.

Sec. 2. In all such cases, justices of the peace and constables, to the number new allowed, or which may be hereafter sillowed, to such township, may be circited by the qualified voters thereof, at the time and in the meaner new or hereafter to be prescribed for the election of justices of the peace and constables in other townships, except that is townships wherein the office of township trustee has been shollabed, all the rights, powers and duties in connection with such election devolving upon township trustees in other townships, thall be devolved upon and be performed by the city council of cuck pity and the trustees of such lacor porated villages morassid,

WILLIAM B. WOODS,

Speaker of the flows of Representatives.

MARTIN WELKER,

President of the Senate,

Sec. 5. When one half of the taxes charged general of such gives the fewer of the flower of such incorporated villages aforesaid, WILLIAM B. WOODS, Speaker of the flower of Representatives.

MARCH WELKER, President of the Senate, March 29, 1859.

AN ACT

Providing for the Vecating of Roads dedicated by private persons to public use.

Section I. Be if enacted by the central Assembly of the State of Ohro. That where a read has been or abail hereafter be dedicated by private persons to flank from 25 and may, after having given thirty days notice by advartisement in any or more public use, and any accounts for the county in which and road is located, and having given notice in three or more public places in said towaship or township at least thirty days previous, patition the commissioner of said county for the vacation of said road or any part thereoff, and if said towaship are township are t

county for the vacation of said road or any partitive grant partitive days previous, patition the commissioners of said county for the vacation of said road or any partitives and send of said commissioners are salided that said content and the said source has been given and that no injustice with the slown thereby, they shall declare the same vacated. Provided, that all coats and expenses accruing upon any peritors ander this act shall be paid by the peritorion ander this act shall be paid by the peritorion ander this act shall be paid by the peritorion ander this act shall be paid by the peritorion ander this act shall be paid by the peritorion ander this act shall be paid by the peritorion ander the passage.

See, 2. This act shall take office and be in force from and after its passage.

MARTIN Well-KER.

Picsalent of the Son terman and the same about the treated as delicagent taxes, and the same about the treated as delicagent taxes, and the same about the treated as delicagent taxes, and the same about the treated as delicagent to be said to office the same of such child, but a work fact, and the date of the same was then done to adopt a many child not then we have the same and the same and the same and the capital taxes for the year near preceding, togeth the child, if of the one of fourteen years, and if each think act, and also the tax and the capital taxes in the parallel taxes for the year near preceding, togeth the child, if of the same of such child, but a written conceal must be given to such adoption by the child, if of the same of such child, if of the same of such child, and the same and the same was recorded, and sign the cannel parallel to the same was considered. The same was considered by the conceal and child, and such parallel and the same and the

then by a discreted and smithide persons, appointed by and court to act in the proceedings as the next friend of such child.

See, 2. That if the petition shall be filled by the harbond and wife, the court shall examine the water and appart from her harbond, and shall be ablained and sufe, the court shall examine the water and appart from her harbond, and shall be ablained from such adoption, unless the court shall be ablained from such adoption, ber own from will and accord, desires such adoption, ber own from will and accord, desires such adoption, ber own from will and accord, desires such adoption, ber own from will and accord, desires such adoption, ber own from will and accord, desires such adoption, ber own from will and accord, desires such adoption, and the follower positioners to hing up and educate the child properly, having reference to the degree and conditions of the child's parents and with the control hall make as order setting farth the facts, and declaring that, from that date, each event to all legal intents and purposes, it he child is the result of the petitioner, and that the mane of such child is the result of the petitioner, and that the mane of such child is the result of the petitioner, and that the mane of such child is the result of the petitioner, and that the mane of such child is the result of the petitioner, and that the mane of such child is the result of the petitioner, and that the mane of such child is the result of the petitioner, and that the mane of such child is the result of the such and the such child is the result of the such and the such of the such and the such child is the result of the such child, and the child of child is the result of the such child, and the child of childers and any proving a such adopted child or children in tawful have ablapted a child or children in tawful have ablapted

will descend to the heat of kin, and not to the next of a win to entitive and or such adopted child or centificate.

Sec. 5. Thur act shall be in force from and after its passage.

William B. WOODS.

Speaker of the Husse of Representatives, MARTIN WELKER,
President of the Senate.

March 29, 1859.

No. 127.]

AN ACT

To amond section 69 of an act pessed May 3, 1852, entitled "an act to provide for the organization of cities and incorporated villages." pessed May 3, 1852, entitled "an act to provide for the organization of cities and incorporated villages." pessed May 3, 1852, be su amended as to read as follows: Sec. 69. The qualified voture of each city of the second class child voture of each city of the second class child voture of each city. The same personal class child voture of each city. The same pessed will hold his office for two years, and a City Solicitor, who shall hold his office for two years, and a City Solicitor, who shall hold his office for two years, and a City Solicitor, who shall hold his office for two years, and a City Solicitor, who shall hold his office for two years, and a City Solicitor, who shall hold his office for two years, and a City Solicitor, who shall hold his office for two years, and a City Solicitor, who shall hold his office for two years, and a City Solicitor, who shall hold his office for two years, and a City Solicitor, who shall hold his office for two years, and a City Solicitor, who shall hold his office for two years, and a City Solicitor, who shall hold his office for two years, and a City Solicitor, who shall hold his office for two years, and a City Solicitor, who shall hold his office for two years, and a City Solicitor, who shall hold his office for two years, and a City Solicitor, who shall hold his office for two years, and a City Solicitor, who shall hold his office for two years, and a City Solicitor, who shall hold his office for two years, and a City Solicitor, who shall hold his office for two years and particle of the careful hold his office for two yea

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